ness which said warrants evidence or a portion thereof was contracted in excess of the statutory limitation on indebtedness; and

WHEREAS, it is deemed advisable to put said doubts and all other doubts which may arise concerning the legality or validity of the aforesaid warrants forever at rest; now therefore

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. That the acts of the board of supervisors of the county of Marshall in making expenditures for said county, issuing warrants therefor in the sum of sixty thousand dollars (\$60,000) as aforesaid, and authorizing and directing the issuance and sale of negotiable bonds in the sum of sixty thousand dollars (\$60,000) for the purpose of funding the aforesaid warrants, be and the same are hereby legalized and validated.
- SEC. 2. That the aforesaid warrants of the county of Marshall, in the state of Iowa, in the aggregate sum of sixty thousand dollars (\$60,000) be and the same are hereby legalized and declared to be valid, legal and subsisting obligations of said county.
- SEC. 3. That the funding bonds of the county of Marshall, Iowa. in the aggregate sum of sixty thousand dollars (\$60,000) authorized and directed to be issued and sold by said resolution for the purpose of funding the aforesaid warrants, be and the same are hereby legalized and when sold as by law provided, shall be the valid, legal and subsisting obligations of the said county of Marshall, and thereafter said county shall levy taxes for the payment of the principal of and interest upon said funding bonds in accordance with the provisions of the code of Iowa as amended, relating to taxation.
- 1 SEC. 4. Nothing in this act shall affect pending litigation.
- SEC. 5. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Des Moines Register, a newspaper published in the city of Des Moines, Iowa, and the Times Republican, a newspaper published in the city of Marshalltown, Iowa, without expense to the state.

Approved March 24, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register March 25, 1921, and in the Time Republican March 26, 1921.

W. C. RAMSAY, Secretary of State.

CHAPTER 379

WAPELLO COUNTY PUBLIC HOSPITAL

S. F. 283.

AN ACT legalizing the establishment of a county public hospital in and for Wapello county, Iowa, and legalizing forty-seven thousand dollars (\$47,000.00) of bonds therefor and legalizing necessary tax levy to redeem said bonds and interest thereon.

WHEREAS, prior to the general election holden in Wapello county, Iowa, on November 5, 1918, a petition was filed with the board of supervisors

of said county praying for the establishing of a county public hospital on a site then owned by said county; for the levy of a tax to redeem county bonds for said purpose and for the issue of forty-seven thousand dollars (\$47,000.00) in the bonds of said county to be sold, the proceeds thereof to be used in erecting buildings for said hospital and to maintain the same, which propositions by resolution of said board and by proper notice given, was duly submitted at said general election and duly carried by a vote of 5019 votes for and 1155 votes against and thereafter declared duly carried.

And Whereas, doubts have arisen as to the technical regularity of said proceedings, affecting the ready sale of said bonds and it appearing that all steps taken in said proceedings were done in substantial conformity with sections four hundred nine-a (409-a), four hundred nine-b (409-b), four hundred nine-c (409-c), four hundred nine-g (409-g) supplement to the code 1913 and with other provisions of law governing at that time in such proceedings; and that it was the purpose and intention of the said petitioners, of the said board, and of the voters of said county to provide funds for the establishment and maintenance of such hospital by the issue and sale of forty-seven thousand dollars (\$47,000.00) in the bonds of said county, which bonds were to be redeemed by a sufficient tax and not otherwise now therefore:

Be it enacted by the General Assembly of the State of Iowa:

- That the petition, the notice, the resolution of the SECTION 1. board of supervisors submitting said propositions to the electors of 3 said Wapello county; the election and the vote at said election on such propositions; the resolution authorizing the issuance of said forty-seven thousand dollars (\$47,000.00) in bonds or any part thereof; 4 the formal levy of tax to redeem said bonds and the interest coupons thereof and any further tax fully to redeem said bonds which it may be found necessary to levy (which further tax, if any, said board is here-9 by authorized to levy); the form (in substance) of said bonds and cou-10 pons as provided for in resolution of said board under date of January 11 5, 1921; and each and every detail required by law in connection with 12 said proceedings, be and the same are hereby declared to be legal and 13 valid, and said bonds in said amount, or any portion thereof as issued, are hereby fully legalized and declared valid and binding as sold, issued and fully paid for by the purchaser or purchasers thereof, to 14 15 16 the same effect as though each and every provision of law had been 17 strictly and literally complied with from the beginning to the termina-18 tion of said proceedings.
 - 1 SEC. 2. This act shall not affect pending litigation.
 - SEC. 3. This act being deemed of immediate importance shall be in force and effect from and after its publication in The Des Moines Register and The Des Moines Capital, newspapers published in the city of Des Moines, Iowa, which publication shall be without expense to the state.

Approved February 10, A. D. 1921.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital February 14, 1921.

W. C. RAMSAY, Secretary of State.